REMARKS

In the April 5, 2006 Office Action, the Examiner noted that claims 29 and 31 were rejected under 35 U.S.C. § 112, second paragraph as indefinite. The Examiner also noted that claims 2-4, 7-9, 12-14, 17-19 and 21-32 were pending and were rejected under 35 U.S.C. § 102(b) as anticipated by U.S. Patent 5,537,574 to Elko et al. Claims 2-4, 7-9, 12-14, 17-19, and 21-32 remain pending and under consideration. The Examiner's rejections are respectfully traversed below.

Rejections under 35 U.S.C. § 112

On page 2 of the Office Action, claims 29 and 31 were rejected under 35 U.S.C. § 112, second paragraph as indefinite because "it is unclear to the Examiner if the storage is external to another storage or the file device" (Office Action, page 2, lines 13-14). According to the specification, page 11, lines 4-6, the EXTERNAL STORAGE DEVICE 102 as shown in FIG. 3 is external to the file device. It is submitted that claims 29 and 31 are definite as drafted. The Applicants respectfully request that the rejections of claims 29 and 31 under 35 U.S.C. § 112 be withdrawn in the next Office Action.

Rejections under 35 U.S.C. § 102(b)

In item 5 on pages 3-5 of the Office Action, claims 2-4, 7-9, 12-14, 17-19, and 21-32 were rejected under 35 U.S.C. § 102(b) as anticipated by Elko.

Independent claim 29 as amended recites "block allocation means for allocating blocks in the external storage device to record a file accessed by said file device" (claim 29, lines 3-4); for example, as described in the application at page 13, lines 8-21 and as shown in FIG. 3, and as described at page 14, lines 7-11 and as shown in FIG. 5. In the disclosed embodiment, the external storage device 102, which is external to the host processor (as described in the application at page 11, lines 4-6 and shown in FIG. 3), has blocks allocated to store a file.

In contrast, what was cited in the Office Action and discussed in the Examiner's Response to Amendment on pages 6-7 of the Office Action was CPC-1 through CPC-M, "FIG. 1, column 5, lines 43-47; and **FIG. 2, 206, wherein the expanded storage corresponds to the external storage**" (Office Action, page 3, lines 8-9 emphasis added) of <u>Elko</u>. CPC-1 through CPC-M are described as "central processing complexes (CPCs) having local buffers" (column 2, line 17), where there are Local Cache Buffers or "LCBs allocated in the CPC's MS/ES" (column 5, line 52). These components are packaged together in an integrated circuit in a configuration,

where "[e]ach CPC is of the type shown in FIG. 2, which may be a multiprocessor" (column 13, lines 4-5). "Each CPC in the sysplex operates with a storage hierarchy, which for example may include a private high-speed, hardware cache in each CPU ... of a CPC, a shared hardware cache ... [including SES], a main storage ... (MS) ... [and] a hardware storage area (HSA)" (column 13, lines 18-24). The expanded storage (ES) in FIG. 2, 206 of Elko is described as "the MS/ES storage combination may be considered as a single random access storage unit internal to the CPC" (column 13, lines 28-30). The main and expanded storage "MS and ES ... belong to the same user operation, and they may be viewed as being in the same CPC cache" (column 13, lines 36-37). Therefore, the extended storage in Elko was incorrectly equated with external storage of the present invention. Thus, nothing was cited or found that teaches or suggests allocating blocks to an external storage device, as recited in claim 29.

In regard to additional citations in <u>Elko</u> offered by the Examiner during the Examiner Interview on January 24, 2006, nothing was found in column 8, lines 1-45 or column 5, line 61 that teaches or suggests allocating blocks to an external storage device.

Furthermore, claim 29 as amended recites, "management information indicating the blocks that have been allocated" (claim 29, lines 5-6). For example, as described in the application at page 11, lines 30-37; page 12, lines 2-14; page 13, lines 27-37 and as illustrated in FIG. 3, management information stored in the external storage device 102 indicates the blocks that have been allocated. In contrast, what was cited in Elko is a DASD Director shown in FIG. 1, which "controls the data flows between all CPCs in the sysplex and all the DASDs" (column 13, lines 40-48). In other words, the DASD Director controls copies of data sent to external "disk storage devices DASD-1 through DASD-K" (column 13, lines 41-42), but nothing has been cited or found that teaches or suggests indicating blocks allocated in an external storage device. The Office Action also, cited "DB2 and IMS" programs which "in a CPC may have their own LCBs allocated in the CPC's MS/ES" (column 5, lines 48-53). As discussed above, "the MS/ES storage combination may be considered as a single random access storage unit internal to the CPC" (column 13, lines 4-31); therefore, this has nothing to do with indicating blocks that have been allocated in an external storage device.

Claim 29 as amended also recites, "storage control means for recording in the blocks in the external storage device the file, after recording the management information and sequence information indicating a sequence in which the file is to be recorded in the blocks in the external storage device" (claim 29, lines 7-9). In an example described in the specification at page 13, lines 23-37 and as illustrated by steps S1-6 and S1-7 of FIG. 4, a file is written to the allocated

blocks of the external storage device after management information and sequence information is stored in the external storage device. As "the management and sequence information indicate a sequence in which the file is to be recorded in the blocks of the external storage device" (claim 29, last two lines) that have been allocated, the present invention distinguishes over <u>Elko</u> by both where and when the management information and the sequence information are stored.

What was cited in Elko was:

allocation and size of each LCB [local cache buffer] is dependent on the respective program being used in the CPC [central processing complex]. The LCBs may have different sizes and different numbers in the different LCs. Any local cache buffer may be changed to a different size during program execution. A local cache attached to a SES is identified in the SES by a local cache identifier (LCID) which the operating system assigns uniquely to the LCs when they are logically attached to the SES. The LCID is saved in local cache controls (105) at the SES cache. Local cache controls are used by SES to maintain information regarding each attached local cache

(column 5, lines 61-67 and column 6, lines 1-4). Also cited in <u>Elko</u> was "the operating system services assign a local cache identifier to be used to uniquely identify the local cache and its attachment to the SES cache" (column 6. lines 12-14). Neither of these passages have anything to do with "recording in the blocks in the external storage device the file, after recording the management information and sequence information indicating a sequence in which the file is to be recorded in the blocks in the external storage device" as recited at the end of claim 29.

Furthermore, <u>Elko</u> describes indexing a directory "by the names of pages which are objects of READ or WRITE commands" (column 16, lines 29-39). This has nothing to do with the sequence in which data and metadata is recorded. Allocating buffer size and designating local cache identifiers are tasks prior to any writing of data in a buffer or local cache and are different than the sequence of "recording [information] in the blocks in the external storage device" (claim 29, line 7). Thus, what was cited in <u>Elko</u> cannot be equated with "indicating a sequence in which the file is to be recorded in the blocks in the external storage device" (claim 29, last 2 lines), because the allocation and size of each local cache buffer as discussed in column 6, lines 12-14 of <u>Elko</u> is different than what is recited in claim 29.

In addition, the Office Action cited memory 101 in FIG. 1 as described in column 5, line 61 to column 6, line 4 of Elko as disclosing "storage control means for recording in the blocks in the external storage device the file, after the management information and sequence information indicating a sequence in which the file is to be recorded in the blocks" (Office Action, page 3, lines 13-15) as previously recited at the end of claim 29. Memory 101 in FIG. 1 is described as an "SES cache [that] contains a name of a data element registered in SES by any of its attached

CPCs ... this directory name also identifies a copy of the data element stored in ... one of the DASDs" (column 14, lines 28-41). Elko also taught that "memory 101 includes management logic 110 ... which manages all memory storage operations" (column 15, lines 33-40). However, these passages of Elko do not describe operating on management information and sequence information as recited in claim 29.

Furthermore, what was cited in <u>Elko</u> assumes "that there are two systems, S1 and S2, which are involved in data sharing. In illustrating the sequence of events in the example, use is made of a representative directory entry 3201" (column 51, lines 14-19). The use of the word "sequence" in this phrase has nothing to do with "a sequence in which the file is to be recorded in the blocks" as recited in claim 29. As apparent form the words quoted from column 51 in this portion of Elko, the "sequence" relates to "events in the example" not the order in which blocks of a file are stored.

In regard to additional passages in <u>Elko</u> offered by the Examiner during the Examiner Interview on January 24, 2006, nothing has been found in column 6 that discloses the limitations recited in claim 29. Column 6 is directed to local cache operation (not external storage as required by claim 29). Column 49, lines 24-30 which refer to FIG. 30, use the word "sequence" in reference to writing an updated page in shared cache. This has nothing to do with the operations on sequence information and management information recited in claim 29. Thus, nothing has been cited or found in <u>Elko</u> that discloses all of the limitations recited in claim 29.

Independent claim 31 recites operations using an "external storage device" in a manner similar to the file device recited in claim 29. Claims 2-4 and 21 depend from claim 29 and claims 12-14 and 23 depend from claim 31. Thus, claims 2-4, 12-14, 21, 23 and 31 distinguish over the applied art for the reasons discussed in regard to claim 29.

Independent claims 25, 30 and 32 recite recording in memory blocks, management information and sequence information "indicating a sequence in which the file was recorded in the blocks" in a manner similar to claim 29 and as described in the specification at least at page, 12, lines 2-14; page 13, lines 23-37; and page 18, lines 9-32; and shown in FIG. 3, FIG. 4 (step S1-1 through step S1-7) and FIG. 7A through FIG. 7E. Therefore, claims 25, 30 and 32 distinguish over the applied art for reasons discussed in regard to claim 29. Since claims 7-9, 17-19, 22, 24 and 26-28 depend from claims 25, 30 and 32, these claims also distinguish over the applied art for the reasons discussed in regard to claim 29.

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Request for Examiner Interview

Unless the rejections based on <u>Elko</u> are withdrawn, Applicants respectfully request an Interview before the next Office Action is issued to discuss the interpretation that the expanded storage (ES) 206 depicted in FIG. 2 of <u>Elko</u> FIG 2 allegedly represents external storage, as that term is used in the claims.

CONCLUSION

It is submitted that the <u>Elko</u> reference does not teach or suggest the features of the claimed invention. Thus, it is submitted that claims 2-4, 7-9, 12-14, 17-19 and 21-32 are in condition for allowance.

If there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

Finally, if there are any additional fees associated with filing of this Amendment, please charge same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: 0/ 1/4

Richard A. Gollhofer Registration No. 31,106

1201 New York Avenue, NW, 7th Floor

Washington, D.C. 20005 Telephone: (202) 434-1500 Facsimile: (202) 434-1501

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I hereby certify the this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

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By: ____ Date : _